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17	IN THE UNITED STATES DISTRICT COURT	
18	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
	SAN JOSE DIVISION	
19		1
20	NATIONAL URBAN LEAGUE, et al.,	Case No. 5:20-cv-05799-LHK
	NATIONAL ORDAN LEAGUE, et ut.,	Case 140. 5.20-ev-057777-EITIK
21	Plaintiff,	DEFENDANTS' RESPONSE TO
22	T MINITY,	PLAINTIFFS' STATEMENT RE:
22	V.	PRIVILEGE LOGS
23		
24	WILBUR L. ROSS, JR., et al.,	
24		
25	Defendants.	
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DEFENDANTS' RESPONSE TO PLAINTIFFS' STATEMENT RE: PRIVILEGE LOGS Case No. 5:20-cv-05799-LHK

Defendants respectfully submit the following response to Plaintiffs' Statement Re:

1 2 Privilege Logs, ECF No. 389. The parties' Joint Statement, ECF No. 382, did include a provision 3 contemplating that Defendants would provide a privilege log to accompany their December 14, 2020 production. Inclusion of that language, however, was an oversight in light of the fact that no 4 5 privileges were asserted with regard to any documents in the December 14 production. Defendants regret that oversight. Because no privileges were asserted over documents in the December 14 6 7 8 9 10 11 12 13 14

production—and therefore no documents were redacted or withheld from that production— Defendants submit that the inadvertent reference to a privilege log in the Joint Statement did not prejudice either Plaintiffs or the Court. There were no privilege disputes that would have needed to be resolved with respect to the December 14 production. As of this filing, Defendants are not in position to produce a privilege log on December 17 with a significant number of documents. Defendants continue to review potentially privileged documents for inclusion on a privilege log and will provide that log on Monday. While Plaintiffs, citing the Declaration of Brian DiGiacomo, ECF No. 376-2, state that they "expect to receive a single privilege log from Defendants covering over 25,000 withheld documents," ECF No. 389 at 3, that is a misreading of Mr. DiGiacomo's declaration. In that declaration, Mr. DiGiacomo noted only that about 25,000 documents "are likely to contain material protected by the attorney-client, attorney-work-product, and Executive privileges." ECF No. 376-2 at ¶ 7. Those documents are

currently being reviewed as expeditiously as possible. Defendants expect that some could be

produced, some logged as privileged, some excluded as nonresponsive, and others may be

excluded as communications with litigation counsel. Defendants are, of course, prepared to meet

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DATED: December 17, 2020

and confer with Plaintiffs about this issue.

Respectfully submitted,

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JEFFREY BOSSERT CLARK Acting Assistant Attorney General

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JOHN V. COGHLAN Deputy Assistant Attorney General

DEFENDANTS' RESPONSE TO PLAINTIFFS' STATEMENT RE: PRVIILEGE LOGS

Case No. 5:20-cv-05799-LHK

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DEFENDANTS' RESPONSE TO PLAINTIFFS' STATEMENT RE: PRVIILEGE LOGS Case No. 5:20-cv-05799-LHK